

1	BEFORE THE ARIZONA CORPORATION COMMISSION		
2	SUSAN BITTER SMITH		
3	Chairman BOB STUMP Commissioner BOB BURNS Arizona Corporation Commission DOCKETED		
4	Commissioner		
5	DOUG LITTLE Commissioner DEC 17 2015		
6	TOM FORESE Commissioner		
7	Commissioner		
8	IN THE MATTER OF THE APPLICATION DOCKET NO.T-01051B-15-0383		
9	OF QWEST CORPORATION DBA CENTURYLINK QC FOR APPROVAL OF A DECISION NO. 75357		
10	CHANGE TO THE FUNDING MECHANISM FOR THE CENTURYLINK ORDER		
11	MEDICALLY NEEDY TELEPHONE ASSISTANCE PROGRAM.		
12			
13	Open Meeting		
14	December 8 and 9, 2015 Phoenix, Arizona		
15	BY THE COMMISSION:		
16	<u>FINDINGS OF FACT</u>		
17	A. <u>Introduction</u>		
18	1. On November 9, 2015, Qwest Corporation dba CenturyLink QC ("CenturyLink")		
19	filed an Application for tariff revision to change the funding mechanism for the Telephone Assistance		
20	Plan for the Medically Needy ("TAP"). On November 10, 2015, the Company filed an amended		
21	Application, substituting the tariff page included with the November 9, 2015 filing. In the Amended		
22	Application, CenturyLink specifically seeks Commissions approval to eliminate the \$2.0 Million annual		
23	funding requirement and to allow the Company to reverse the balance of unused TAP funds on the		
24	Company's books.		
25	2. Staff recommends approval of the proposed tariff revision effective January 1, 2016.		
26	B. <u>Background</u>		
27	3. Commission Decision No. 68604 (March 23, 2006) approved a Settlement Agreement		

between CenturyLink, the Commission's Utilities Division Staff, the Department of Defense and All

Other Federal Executive Agencies ("DOD"), MCI, Inc., Time Warner Telecom of Arizona, LLC ("Time Warner"), Cox Arizona Telcom, L.L.C. ("Cox"), the Arizona Utility Investors Association ("AUIA"), and XO Communications Services, Inc. ("XO") with regard to CenturyLink's application for approval of Renewed Price Regulation Plan.¹

- 4. The Settlement Agreement approved in Decision No. 68604 provided for an increase in funding for the TAP. The TAP allows low income customers demonstrating a special medical need to obtain home phone service from CenturyLink at little or no charge. In Paragraph 13(c) of the Settlement Agreement, CenturyLink agreed to increase its funding of that program to \$2.0 Million annually, exclusive of any federal funding received. In addition, the Agreement provided for an annual set-aside of \$100,000 of the \$2.0 Million to cover the reasonable administrative costs incurred by community agencies that assist Department of Economic Security ("DES") in enrolling qualified applicants in the TAP.
- 5. Paragraph 13(c) went on to provide that on a quarterly basis, DES shall determine, and invoice Qwest for, each community agency's pro-rata share of the \$100,000 annual funding based upon the number of TAP applications each agency has processed in the quarter. CenturyLink shall consult with the DES and submit a plan to the Commission which determines how each community agency's pro-rata share is to be determined. Unused TAP funds in any given year remain in the account for use in subsequent years. TAP expenditures are capped at the \$2.0 Million annual funding level unless the account has a surplus from prior years. Finally, the Settlement Agreement provided "In the event the account has a surplus from prior years and there are additional qualified applicants, TAP expenditures may exceed the annual funding level."
- 6. CenturyLink partnered with DES and the Arizona Community Action Agencies ("CAAs") to administer the TAP program. DES provides both administrative and direct services by conducting training, customer-service, data-entry, and outreach activities. CAAs provide case management services to low-income customers and coordinate application intake systems, conduct client interviews and determine client eligibility. Decision No. 68604 provided for the set-aside to be

¹ In the Matter of Qwest Corporation's Filing of Renewed Price Regulation Plan et al, Docket No. T-01051B-03-0454 et al. Docket No. T-00000D-03-0454 et al.

distributed to CAAs to offset administrative costs incurred while completing these administrative tasks in conjunction with processing TAP applications.

C. Qwest's Application

8. CenturyLink states in its Application that the tariff filing would permit the Company to fund the program, including both credits for eligible TAP (new and existing) customers as well as the costs for DES to administer the program (for as long as DES continues as the administrator), as an in-year current operating expense, with no duty to set aside or maintain an accrual or dedicated fund.

- 9. At the peak of the TAP in 2002, there were over 10,000 customers enrolled in the program. Since then, the number has declined. At the end of 2014, less than 3,000 customers participated in TAP. The Company attributes the decline in customer participation to availability of alternative means of communicating such as wireless. CenturyLink states that approximately 71 percent of the voice connections in Arizona are served by wireless providers and over 41 percent of Arizona individuals 18 and older lived in households that are wireless only. In 2014 program expenses (customer credits and DES administrative costs) were only \$851,000.
- 10. CenturyLink states that the existing requirement in the Settlement Agreement approved by Decision No. 68604 for the unused TAP funds in any given year to remain in the account for use in subsequent years is of concern to the Company because the unused TAP funds carry over balance represents a liability on the Company's books. At the end of 2014 the unused balance carried over by CenturyLink was \$7.6 Million. Because the number of customers participating in TAP are decreasing every year, the unused balance is currently over \$8.0 Million and it is increasing at the rate of \$1.0 Million per year. CenturyLink states that the unused TAP funds carry over balance exists as an accounting entry only and that there are no actual funds set aside in connection with the TAP program. As such, the Company filed the instant Application to address the issue through the changes requested in this tariff filing.

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D. Staff Analysis and Recommendations

- 11. The unused TAP funds set aside carry over balance represents a liability on the Company's books, which the Company represents continues to grow by approximately \$1 million a year.
- 12. Staff notes that CenturyLink in its Application stated that the fund exists as an accounting entry only and that there are no actual funds set aside in connection with the TAP program. The change to its tariff will permit the Company to fund the program as an in-year operating expense.
- 13. The Company states that it will continue to provide TAP credits to both new and existing customers who are determined by DES to be eligible.
- 14. In addition, in return for relief from the requirement to accrue \$2.0 million per year in order to fund the Medically Needy Program and associated administrative costs, CenturyLink is willing to agree that funding would no longer be capped at \$2.0 million per year and that future expenditures could exceed this amount.
- 15. Because this funding requirement was part of a Settlement Agreement approved in Decision No. 68604, CenturyLink has given notice to all parties on the service list for Docket No. T-01051B-03-0454 et. al. of its tariff filing. CenturyLink has also agreed to notify parties of the Open Meeting when this matter will be considered.
- 16. Staff recommends that the Commission grant CenturyLink's Amended Application for a tariff revision to eliminate the \$2.0 Million annual set aside funding requirement for TAP and to allow the Company to reverse the negative liability consisting of the unused TAP set aside on the Company's books. Staff is recommending approval at this time based upon its understanding that the requested changes will have no impact on the availability of funds for the program.

CONCLUSIONS OF LAW

- 1. CenturyLink is an Arizona public service corporation within the meaning of Article XV, Section 2, of the Arizona Constitution.
- 2. The Commission has jurisdiction over CenturyLink and the subject matter of this proceeding.

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1	IT IS FURTHER ORDERED that all other Settlement Agreement provisions adopted in
2	Decision No. 68604 relating to the TAP, to the extent not modified by previous Commission Orders,
3	shall remain in effect.
4	IT IS FURTHER ORDERD that this Decision shall become effective immediately.
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7	BY 7HE ORDER OF THE ARIZONA CORPORATION COMMISSION
8	$\int R d \cdot R $
9	CHAIRMAN COMMISSIONER
10	EVCUCED
11	COMM. STUMP Mu for Malust h. Burn
12	COMMISSIONER COMMISSIONER COMMISSIONER
13	IN WITNESS WHEREOF, I, Jodi Jerich, Executive Director
14	of the Arizona Corporation Commission, have hereunto, set
15	my hand and caused the official seal of this Commission to be affixed at the Capitol, in the City of Phoenix, this 14th day of 2015.
16	of <u>Jumper</u> , 2015.
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19	JODI JERICH EXECUTIVE DIRECTOR
20	EXECUTIVE DIRECTOR
21	DISSENT:
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23	DISSENT:
24	TMB:BNC:nr\MAS
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